

REMARKS

The Title has been revised and a new Abstract is being submitted on a separate sheet paper.

The Examiner is thanked for his courtesy in indicating the presence of allowable subject matter.

In paragraph 1 of the Office Action, claims 1-6 were rejected under 35 U.S.C. §112, second paragraph for failing to particularly point out and distinctly claim the subject matter that the applicant regards as the invention.

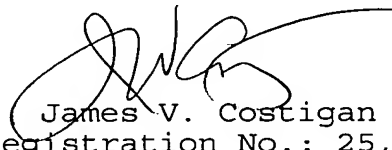
In response, claims 1 to 6 have been canceled, and new claims 7 to 12 have been submitted. In particular, new claim 7 does not use the term "blowing-ironing" and the term "by blowing hot air therethrough" has been inserted into the claim.

The term "article" has been also deleted from the new claims.

Finally, the specification has been carefully reviewed, and the term "blowing-ironing" have been deleted therefrom and replaced with the most appropriate wordings "by blowing hot air therethrough".

In view of the foregoing amendments it is believed that the application is now in condition for allowance and allowance thereof is respectfully solicited.

Respectfully submitted,


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